Best Available Copy

UNITED S Patent and Mademark Office

NAMED AND THE PARTY OF THE PROPERTY OF THE PRO

N Substance of Interview must Be Made of Record CSOS D.C. notplets written statement as to the explication of any face-to-face application, whether or not an agreement with the examinar was read application. error with regard to an application must be made of record in the

		The Chambers von Seaster at the market.	
APPLICATION NUMBER	FILING DATE	SWE VISITE SENSENAMED APPLICANT	ATTORNEY DOCKET NO.
08/9.77.20 Rement of the readins presented at to onse to Office action as specified in	PAHO TEVEN LA TRINGER STATE AND A TRINGER STAT	FL 36 n is requested in view of an interview with an exa be filed by the applicant. An interview does not re	(b) In every instance where reconsideration must merview as warranting lavorable action must 1.111.1.135. (35 U.S.C.132)
incompanies the property of the same of the property.	action of the Palent and Test	at business with the Patch LL Recent ME alert and Trademark Office is unnecessary. The nwill be paid to any alleged oral promise, sliputa	educants of their altotheys (3) acceptate altothey
		ince cannot be based exclusively on the written re-	ACTIMIT I DADED NIMBED I
ation file, unless the examiner indica s which bear directly on the question	correct material inaccuracies	attorney or agent to make the substance of an int TAM to see that such a record is made and to YRAMMUZ WEIVRET	It is the responsibility of the applicant or the or she will be tild exac CELIAM). A sensebility.
participants (applicant, applicant) be nicipants (applicant, applicant) ubecord initial noces we we fire out m	of Direction are excelled from	con interleaf Interview Summary Form for each in appropriate coxos and filling in the highest in control of the	een discussed during the interview by checkin nly procedural maffets, directed solely@yesin
	0. 1. 20 9 . 1		July
we will be at the action of the contract of the contract of the attention of the contract of t	and si vood of which the same	in an appropriate paper number, proced in the rigit and not be updated to reflect into Views. In a new introduction of the interview. In the case of a fethology manufication, it additional correspondence to the fethology in the interview rather than with the new the religious to the religious interview rather than with the n	o the applicant (or attorney or agent) at the co defrees either with or prior to the next official co
pe: 🗹 Telephonic 🗌 Persona		plicant applicant's representative)	
thibit shown or demonstration co	/		-Serial Number of the application
			- Name of examiner
			Date of interview Type of interview (personal or telephonic)
greement 🗆 was reached. 🖼	/ 1	as shown or a demonstration conducted	- Name of participant(s)) (applicant, atterns - An indication whether or not an exhibit was - An identification of the claims discussed.
laim(s) discussed:	James James of the State	scussed (Carendal III) Secretarion of the general ne	- An identification of the specific prior and di- - An indication whether an agreement was
entification of prior art discussed:	talive and the restrict fu	Appropriate). (Agreement a to all readilities of	of amendments of clothes agreed as being
references			- The signature of the examiner who condu- - Names of other Patent and Trademark Of
	e substance of the interview	the agreement was reached, or any other committee agreement was reached, or any other committee agreement was reached, or any other committee agreement was reached.	Tech on est contains a statement remind
o Archane and bother over thee	substance of the inteluless in	agreement was reached, or any other comminates applicant of his obligation to record the american street of the content of the	It is desireable that the examiner orally re-
It he need not supplement the Form!	m informing the applicant tha	niner should check a box at the bottom of the For	orm or in an attachment to We Form the examplement of the substance
abulani ti adalau wahaatai adt ta naite	Der to UND complete and propely records complete by the condition of the c	Summary Form with not normally be considered a miner to include, all of the applicable, it is not yet.	should be noted, however, that the Interview is supplemented by the applicant or the examination of the exam
:5:	the following applicable item	ubstance of any interview should include at least	· · · · · · · · · · · · · · · · · · ·
,			2) an identification of the claims discussed,
ust be attached! Also! where no	copy of the amendments :	nents, if available, which the examiner agree which would fender the claims allowable is a	vallable, a summary the eof must be
		of the principal arguments presented to the example of the example can be understood in the confex to the example can be understood in the confex	
nless the paragraph above has be NOT WAIVED AND MUST INCL tion has are ready been filed, AP	een checked to lindicate to UDE THE SUBSTANCE (PLICANT IS GIVEN ONE	S'HE'CONHAIV." A'FORMAL WAFTEN HESP OF THE INTERVIEW "IS BUIDED SELION" I MONTH FROM THIS INTERVIEW DATE T	ONSE TO THE TAST DEFICE ACTION 173031 III A PEROUSE IN US ASSOCIATION O FILE A STATEMENT OF THE
JBSTANCE, OF THE INTERVIEW THE VIEW HERE IN THE STANKE THE PROPERTY OF THE PR	. If the record is not complete se, whichever is longer, to con pulanth evode vremmus we	applicant's record of the substance of an interview gretter or the remainder of any period for responses, etter or the remainder of any period for responses, et eldenoo a stoeller (atnemhatta yna pnib	plicant one menth from the date of the multiple sundent exclude editionals of execut
rejections and requirements is considered to fulfill the res	that may be present in the ponse requirements of the	e last Office action, and since the claims are e-last Office action: Applicant is not relieved	from providing a separate record of
xaminer Note: You must sign this	rmine the accuracy of any as harman his a is saeinu mor	the interview should be carefully checked to care ccuracy and if bears direction of thomas of the fine 1. the examiner should sens a letter setting from	diffiner daying the interview, it there is an ina
inent immoured to nim. It the record to it the intervices 1.VAR) 1114110 TT MRC	er recording the substance con me state	the indication "interview record OK" on the paper	molete and accurate, the examinar should he examiner vinitials.